Case 3:113-cv-000005-JSW/ Document3341 Filiteld02/05/113 Page 1 of 2

Case 3:113-cv-000005-JSW Document 13341 Filie ct 002/05/113 Page 2 of 2

1	Having considered the stipulation between Defendants and third-party plaintiffs Fenway
2	Partners LLC, Laura Hendricks, and George Maney ("Defendants") and third-party defendants
3	Coach Am Group Holdings Corp. et al. ("Third-Party Defendants") regarding an extension of
4	time for Third-Party Defendants to answer or otherwise respond to the Third-Party Complaint,
5	and good cause appearing,
6	IT IS HEREBY ORDERED, per the parties' stipulation, as follows:
7	I. The deadline for Third-Party Defendants to answer or otherwise respond to the
8	Third-Party Complaint is hereby extended until 14 days after this Court's
9	disposition of the Defendants' pending Motion to Transfer Venue, if the Motion to
10	Transfer Venue is denied and this action remains in this District. If the Motion to
11	Transfer Venue is granted, this action would be removed from the Court's
12	jurisdiction and transferred to the District of Delaware, where the scheduling of the
13	action, including the timing of any responsive pleading, shall be coordinated with
14	the ongoing proceedings before the Bankruptcy Court in that District by order of
15	the transferee court.
16	
17	IT IS SO ORDERED.
18	
19	Dated: February 6, 2013 Hongrable Left by S. White
20	Honorable Leff by S. White
21	
22	
23	
24	
25	
26	
27	
28	